

## REMARKS

Reconsideration and allowance of the subject application are respectfully solicited.

Claims 30, 32 through 35, 37, 40, 41, and 44 through 47 are pending, with Claims 30, 35, 44, 45, and 46 being independent. Claims 30, 33 through 35, 40, 41, and 44 have been amended. Claims 45 through 47 have been added. The Examiner's attention is respectfully directed, e.g., to Fig. 36, among other places.

Claims 30, 32 through 35, 37, 40, 41, and 44 yet again were rejected under 35 U.S.C. § 102(e) over previously-cited US 2003/0200289 A1 (Kemp, et al.). All rejections are respectfully traversed.

Claims 30, 35, and 44 recite, *inter alia*, selecting a printer and selecting an extended function program of a core printer driver, the extended function program being allowed to be used for the selected printer, the selection being able to be done for each of a plurality of client apparatuses (with sending the extended function program to the designated client in response to activation of the remote installation instruction).

Claims 45 and 46 recite, *inter alia*, selecting a printer and selecting an extended function program of a core printer driver, the extended function program being allowed to be used for the selected printer, the selection being able to be done for each of a plurality of client apparatuses (with sending the extended function program to the designated client apparatus for installation).

However, Applicants respectfully submit that Kemp, et al. fails to disclose or suggest at least the above-discussed claimed features as recited, *inter alia*, in Claims 30, 35, 44, 45, and 46.

The Official Action cites to, e.g., Kemp, et al.'s [0044]. Applicants respectfully traverse the foregoing. Applicants respectfully submit that said paragraph merely discloses, e.g., that DDI performs a query for device configuration information corresponding to the device type of the printer, and the printer configuration files are provided to the DDI, while [0045] states that the DDI installs the device configuration files, which is completely silent as to the above-discussed claimed features.

Applicants also respectfully submit that Kemp, et al.'s [0049] discloses, e.g., a user interface, as follows:

Installation pane 751 includes, for example, install Printer tab 900 and Enterprise Driver Extension tab 901. Utilizing either of tabs 900 or 901, the administrator can select a printer or a driver extension to add to an agent depicted in the agents pane. As seen in FIG. 7, when the Install Printer tab is selected, all printers that are installed on the network are listed in the installation pane. Thus, the administrator can select which printer is to be added to an agent depicted in the agents pane. As seen in FIG. 10, **when Enterprise Driver Extension tab 901 is selected, a listing of available drivers is provided. From this listing, the administrator can select a driver extension to add to an agent listed in the agents pane.**" (emphasis added)

However, Applicants respectfully submit that this selection of a driver extension to add to an agent also has nothing to do with the above-discussed claimed features.

Applicants further respectfully submit that there has been no showing of any indication of motivation in the cited document that would lead one having ordinary skill in the art to arrive

at such features.

The dependent claims are also submitted to be patentable because they set forth additional aspects of the present invention and are dependent from independent claims discussed above. Therefore, separate and individual consideration of each dependent claim is respectfully requested.

Applicant submits that this application is in condition for allowance, and a Notice of Allowance is respectfully requested.

Applicant's undersigned attorney may be reached in our Washington, D.C. office by telephone at (202) 530-1010. All correspondence should continue to be directed to our below listed address.

Respectfully submitted,

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